1	LEWIS RICE LLC	HUESTON HENNIGAN LLP
2	Michael J. Hickey, Pro Hac Vice	Moez M. Kaba, State Bar No. 257456
	mhickey@lewisrice.com	mkaba@hueston.com
3	Philip J. Mackey, Pro Hac Vice	Sourabh Mishra, State Bar No. 305185
4	pmackey@lewisrice.com Michael L. Jente, Pro Hac Vice	smishra@hueston.com Amber Munoz, State Bar No. 328643
5	mjente@lewisrice.com	amunoz@hueston.com
6	Edward T. Pivin, Pro Hac Vice	523 West 6th Street, Suite 400
	epivin@lewisrice.com	Los Angeles, CA 90014
7	600 Washington Avenue, Suite 2500 St. Louis, Missouri 63101	Telephone: (213) 788-4340 Facsimile: (888) 866-4825
8	Telephone: (314) 444-7630	, ,
9	Facsimile: (314) 612-7630	Attorneys for Plaintiffs/Counterclaim
10	KEESAL, YOUNG & LOGAN	Defendants Kelly Toys Holdings, LLC; Jazwares, LLC; Kelly
11	Ben Suter, CASB No. 107680	Amusement Holdings, LLC;
	ben.suter@kyl.com	and Jazplus, LLC.
12	310 Golden Shore, Suite 400 Long	
13	Beach, California 90802 Telephone: (562) 436-2000	
14	Facsimile: (562) 436-7416	
15	Attorneys for Defendant/Counterclaim	
16	Plaintiff Build-A-Bear Workshop, Inc.	
	UNITED STATES DISTRICT COURT	
17	FOR THE CENTRAL DISTRICT OF CALIFORNIA	
18		1
19	KELLY TOYS HOLDINGS, LLC, JAZWARES, LLC, KELLY	Case No. 2:24-cv-1169-JLS (MARx)
20	AMUSEMENT HOLDINGS, LLC,	
21	and JAZPLUS, LLC,	
	DI : (:00	JOINT STIPULATION TO
22	Plaintiffs,	CONTINUE DEADLINES FOR THE LAST DAY TO FILE MOTIONS AND
23	V.	LAST DAY TO FILE MOTIONS AND LAST DAY TO FILE DAUBERT
24		MOTIONS
25	BUILD-A-BEAR WORKSHOP, INC.,	
26	Defendant.	
	Defendant.	
27		<u>-</u>
28		
	_	1 -

Plaintiffs/Counterclaim Defendants Kelly Toys Holdings, LLC, Jazwares, LLC, Kelly Amusement Holdings, LLC, and Jazplus, LLC (collectively, "Plaintiffs") and Defendant/Counterclaim Plaintiff Build-A-Bear Workshop, Inc. ("Defendant" and, together with Plaintiffs, the "Parties") submit this joint stipulation to respectfully request, for good cause shown, that the Court continue the deadlines in the operative scheduling order (ECF 44) for the "Last Day to File Motions (Excluding *Daubert* Motions and all other Motions in Limine)" from July 25, 2025, to August 27, 2025, and the "Last Day to File Daubert Motions" from August 8, 2025, to August 27, 2025.

Good cause exists to grant the requested continuance. *See* Fed. R. Civ. P.

Good cause exists to grant the requested continuance. *See* Fed. R. Civ. P. 16(b)(4). The Parties are working diligently to streamline the substantive issues in this case for the Court's benefit and to conserve their resources. As part of the Court's collaborative summary judgment process, the Parties are working to narrow the issues to be presented to the Court in Defendant's forthcoming motion for summary judgment. The Parties are also working to narrow the issues that may be raised in *Daubert* motions. A brief continuance of the summary judgment and *Daubert* deadlines would likely result in fewer matters requiring Court intervention. Moreover, scheduling conflicts and limitations among counsel for the Parties as well as the press of other matters have further complicated the preparation and finalization of summary judgment and *Daubert* motions.

For these reasons, the requested continuance is reasonable. The pretrial conference is not scheduled until December 12, 2025, and a trial date has not yet been set but will likely occur sometime in the January to March 2026 timeframe. The brief extensions sought will not disrupt the prompt disposition of this case and instead will facilitate the same.

Accordingly, the Parties respectfully request that:

- 1. The Court continue the Last Day to File Motions (Excluding *Daubert* Motions and all other Motions in Limine) from July 25, 2025, to August 27, 2025.
 - 2. The Court continue the Last Date to File *Daubert* Motions from August

į	#.2 	2799	
1	8, 2025, to August 27, 2025.		
2		order implementing the above requests.	
	The parties submit a proposed		
3	D . 1 . 1 . 15 . 2025	Respectfully submitted,	
4	Dated: July 15, 2025	LEWIS RICE LLC ¹	
5		By: /s/ Michael L. Jente	
6 7		Michael J. Hickey, Pro Hac Vice mhickey@lewisrice.com	
		Philip J. Mackey, Pro Hac Vice	
8		pmackey@lewisrice.com Michael L. Jente, Pro Hac Vice	
		mjente@lewisrice.com	
10		Edward T. Pivin, Pro Hac Vice epivin@lewisrice.com	
11		600 Washington Avenue, Suite 2500	
12		St. Louis, Missouri 63101	
13		Telephone: (314) 444-7630 Facsimile: (314) 612-7630	
14			
15		Attorneys for Defendant	
16		HUESTON HENNIGAN LLP	
17		By: /s/ Sourabh Mishra	
18		Moez M. Kaba, State Bar No. 257456 mkaba@hueston.com	
19		Sourabh Mishra, State Bar No. 305185	
20		smishra@hueston.com	
21		Amber Munoz, State Bar No. 328643 amunoz@hueston.com	
22		523 West 6th Street, Suite 400	
		Los Angeles, CA 90014	
23		Telephone: (213) 788-4340 Facsimile: (888) 775-0898	
24			
25		Attorneys for Plaintiffs	
26			
27	1p		
28	concur in the filing's content and have authorized the filing. - 3 -		
	JOINT STIPULATI	ION TO CONTINUE DEADLINES	